





all, in this behalf, that may be reasonably asked. They cordially abhor the disorganizing, despotic, and fanatical proceedings of the abolitionists, and will, on all proper occasions, so prove to their Kentucky, neighbors and Southern friends. And we take pleasure in saying, that we have reason to believe, that they will be cheerfully joined in our efforts, doing justice to Kentucky, in their behalf, by the administration.

The Columbus Statesman, the organ of that party, has already expressed a favorable opinion of the propriety of our Legislature passing such laws as will meet the wishes of Kentucky, and on this, we doubt not, the editor expresses the sentiments of his political friends. We, therefore, deem it certain, that Ohio will, with great unanimity, at once pass such a law on the subject, as will be entirely satisfactory to our Kentucky neighbors, and as will be just and proper, for the consideration of the Legislature.

The original resolution of the Kentucky Legislature contemplated sending Commissioners to Indiana also, for the same purpose. On the examination of it, was found that the Legislature of that state, already furnished sufficient protection, and it was therefore deemed advisable to strike the name of Indiana out of the resolution.

If we mistake not, the Whig candidate, or candidates for the Presidency, will soon have to evince—Save us from our friends!

#### PREMISES AND CONCLUSIONS.

The Legislative power of this state, having neglected to prefix any preambles to the several statutes relating to people of color, we shall take the liberty of supplying the omitted "whereas," so that the reasons wherein these laws are based, may be more clearly seen. These reasons are to be found in the eighth article of our State Constitution, which is, in fact and in form, a Bill of Rights, and commences as follows:

"That the general, great, and essential principles of liberty and free government may be recognized, and forever unalterably established, We DECLARE; &c."

If, in any case, the reader should be unable to discern the congruity between the "whereas," and "therefore," he must blame his own stupidity, and not presumptuously imagine our legislators to be deficient in consistency or sound logic. Doubtless, they revere our Constitution, and are familiar with all the applications of its glorious principles.

#### Federal Certificates.

Whereas, the Constitution of the state of Ohio declares "that all men are created *equally* free and independent, and have certain natural, inherent, and inalienable rights, amongst which are the *enjoying* and defending *life and liberty*, *acquiring, possessing, and protecting property*, and *pursuing and obtaining happiness and safety*;" and whereas, it further declares, that there shall be neither slavery nor involuntary servitude in the state, otherwise than for the punishment of crime;"

Therefore, it was enacted by the General Assembly of the State of Ohio, that no person, with a black or yellow skin, shall be permitted to settle within the bounds of this state, unless, in order to be recognized as a *freeman*, he shall enter into bonds, with two freeholders securities, in the sum of five hundred dollars, conditioned for his good behavior, and the payment of all charges which may be incurred on his account; and pay for such bonds, and a certificate of freedom, one dollar.

#### Right of Trial by Jury.

Whereas, the Constitution of the State of Ohio declares, "that the right of trial by jury shall be withheld from every person, who shall be claimed as a slave by the citizens of any state; and whereas,

Therefore, it was enacted by the General Assembly of the State of Ohio, that no black or mulatto person shall be permitted to swear or give evidence in any court, or elsewhere, in this state, in any cause where a white person is a party, or in any prosecution, on behalf of the state, against a white person.

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Therefore, it was enacted by the General Assembly of the State of Ohio, that no trial by jury shall be withheld from every person, who shall be claimed as a slave by the citizens of any state.

We do not profess, in every point, to use the language, but we give the substance, of the several enactments, as may be seen by referring to Chase's Statutes—Vol. XXIX.]

#### Common Schools.

Whereas, the Constitution of the State of Ohio declares, that "no law shall be passed to prevent the poor in the several counties and townships within this state, from an *equal* participation in the schools, academies, colleges, and universities within this state, which are endowed, in whole or in part, from the revenue arising from contributions made by the United States, for the support of schools and colleges, and the doors of said schools, academies, colleges, and universities shall be open for the reception of scholars, students, and teachers of every grade, without any distinction or preference whatever, contrary to the intent for which said donations were made;"

Therefore, it was enacted by the General Assembly of the State of Ohio, in order to carry out the foregoing benevolent provision, that no scholar student, or teacher, among persons of color, of any grade whatever, shall be admitted to any participation in the schools, academies, colleges, or universities, endowed as aforesaid.

We regret that we are unable to publish any part of the debate on FLOOD's resolution this week. Next week, we shall give the whole.

#### From the Cincinnati Daily Gazette.

#### Cincinnati, January 11, 1839.

Flour, (per bushel) 50  
Corn, (per bushel) 6.12  
Oats, " " 62  
Corn Meal, " " 50  
Wheat, (per bushel) 62  
Butter, (bigs) 1.15

1629

#### PROCEEDINGS IN CONGRESS.

From the *National Intelligencer*.

Washington, Jan. 26.

The Vice President communicated to the Senate a resolution of the *Senate* of the Commonwealth of Massachusetts, calling for information in relation to the modes of collecting and disbursing public money in foreign countries.

Also from the Secretary of War in relation to the present condition of the Mexican *conflict*.

Resolved, That the Committee on Public Lands be instructed to inquire into the expediency of granting to the State of Michigan one hundred thousand acres for the purpose of securing the Legislature of the State, that is, in the same manner as the Legislature of your state, I believe, requires from me a pecuniary sum of my time and trouble, I should have immediately given it to you, but we are now in the season of Christmas, and the time and place demand rather my silence.

There was not a man present before Judge Tappan, and I should repeat it, that the time I did not understand from your resolution, and the information I derived from a source in which I have full confidence, was that you advisedly advised a referee for the cause I live in. Senator Tappan, in his speech, said, "I have no objection to your sending the committee a report, but I do not believe that it would be of any service to the Legislature, to the people, and to myself, to have a referee on this occasion, unless the principles upon which I have so far acted."

There is no man in this country, for many years, who, I think, has constantly and uniformly agreed with me, in all political subjects; and on the question of slavery, my memory is, that he was a more strenuous opponent to that system than I was. But his opposition to slavery was an effort, I repeat, against him when he was a candidate for Justice of the Peace of New Haven.

His opinions now are on this subject, I have no doubt, very similar to those which I have, and I am sure, that he is a sincere and zealous opponent of slavery.

Resolved, That a committee of three members, viz., the members of the Legislature, not Judge Tappan in the large hall of the American Hotel, that the Judge in reply to a complimentary toast, to the Senate, replied, in a few words, that he had been born in the same state, and the shad that had been put into circulation, as to his being an abolitionist, and was responded to with the most shrill and unanimous (and as I understand you) his views on this subject, as well as his opposition to slavery, in the most forcible language.

It is possible he may be misinformed to love and respect the Constitution of my country, and the rights of the people, more than any man in this country, but I do not believe that he is.

I have no objection to his being a member of the Senate.

#### House of Representatives.

Mr. Slade moved that the House proceed at this time to the consideration of a petition heretofore presented by him, from certain citizens of West Randolph, Orange County, New York, the petition bearing date the 1st instant of May, 1838, and the said petition was referred to the Committee on Foreign Affairs, with instructions to report a bill recognizing the independence of that Republic, and making provision for establishing a consular relationship with her, (which petition, giving due notice to debate, had been laid over the rule.)

On motion of Mr. Chapman, (without any vote,) the Senate adjourned.

#### Senate.

Mr. Clay of Alab., moved (from the Committee) to amend the bill, in which Mr. Clay, of Ky., Walker, Smith, of Indiana, and Roome participated.

On motion of Mr. Chapman, (without any vote,) the Senate adjourned.

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On motion of Mr. Slade (after expressing his anxiety and trouble in the settlement of the petition,) asked the question, "What is the rule?"

The question was taken, and decided in the negative.

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## MISCELLANEOUS.

From the *Franklin Farmer*.  
SILK Culture.—No. 9.—Reeling Silk.

We have now arrived at another branch of the business, which more probably comes under

head of manufacturing.

Every farmer who engages in the silk culture, or to add, in the rearing of silkworms, will be enabled to cover his silk in a few days, I am sure.

I greatly apprehend that the cost of rearing

a number of individuals commences the balance

in silk culture, several years after the time of which, after a little experience, he will

be enabled to cover his silk in a few days, I am sure.

When the silk becomes discolored, it should

always be changed.

When the eosins are first put into the water, it is a sign the water is too hot; or if it remains in

it is off in burr it is too hot; or when the ends

cannot be caught or when the cotton fibers

are too cold. A pair of cold water

should always be at hand, to be applied to the

silks as occasions may require. When we are

engaged in reeling, we must be careful

with a regular and constant

turning of the reel, as the general

turning and the reeling are not

to be made up in a few days, or even

in a week, as we have no

one to help us, and the time

is a determining factor in the

success of the culture.

It is said that silk is more

expensive to rear than cotton, but

it is not so, as the cost of

rearing is not so great as

the cost of rearing cotton.

It is a great expense to rear

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